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OCT 3 0 2014

IN THE UNITED STATES DISTRICT COURAMES IN PARKEN, Clerk FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

Sherrie Hampton-Muhamed, Plaintiff,))
v,) Civil Action No. 1:13-CV-3659-CC
James B Nutter & Company, et al;)
Ronald R. Wolfe & Assocs, et al;)
JOHN DOES 1-20,)
Defendants)
(Doc	AFFIDAVIT FOR LUIS F. UGAZ . 18-13, 8/19/14) ALL TO WHOM THESE PRESENTS SHALL ME
	rrie Hampton-Muhamed, your Affiant and
the undersigned, with personal know	wledge of matters set forth herein, one of the
people of Georgia, in correct public	capacity, being of majority in age, competent
to testify with clean hands, without	waiving any rights, remedies, or defenses
declares, verifies and affirms that th	e facts stated herein are true, correct, and

perjury of the laws of the united States of America and the State of Georgia, except

complete in all material fact, not misrepresented and made under the penalties of

those statements of fact made upon information and belief, and as to those statements, the undersigned believes them to be true:

- 1. I am a consumer who has filed an Amended Complaint for Fair Debt
 Collection Practices Act ("FDCPA") violations and am disputing the debt in my
 Amended Complaint to curtail Ronald R. Wolfe's ("RRW") abusive debt
 collection practices and therefore dispute the items below in the affidavit:
- 2. Item #3 states that Attorney Ugaz handles foreclosure actions in Florida for RRW. Attorney Ugaz is acting in the capacity of a debt collector. Affiant's Complaint is about Attorney Ugaz's actions in relation to debt collection for an alleged debt Affiant does not owe, in violation of FDCPA, 15 USC 1692, et seq., which has nothing to do with foreclosure.
- 3. Affiant disputes Item #7. Attorney Ugaz states he did not commit a tortious injury in Georgia. However, the intense infliction of emotional distress affiant experienced in Georgia created by the lawsuit and Attorney Ugaz' actions was a tortious injury. If Attorney Ugaz was primary attorney on the file he should have known that his client's felony trespass and theft had not been addressed or reported to the proper parties, since the activity continued. Anyone who knows a fact is a violation of law and does nothing, or delegates to another, or commits the act themselves is guilty of misprision of felony. Also as primary attorney, Attorney

Ugaz should have known that Attorney Croteau, representing RRW, also had exparte hearings on July 8, 2014 and September 23, 2014 and conspired with the Judge to violate Florida statutes to force affiant to Florida for a deposition.

Anyone who knowingly violates the federal law or federal statute becomes personally liable and has no protection regardless of the corporate veil.

- 4. Affiant disputes Item # 7. As primary attorney on the file Attorney Ugaz actually did do business in Georgia by taking action on the alleged debt of the affiant. When Attorney Ugaz reached across the Florida state line into Georgia, in attempt to collect a debt, even though the principle location of the alleged debt is in Missouri, Attorney Ugaz and RRW are in effect, in fact conducting business in Georgia. RRW sent a process server to serve process upon affiant in Georgia. Attorney Ugaz and other attorneys of RRW mailed to affiant's address in Georgia continued communication in attempts to collect a debt. In attempts to collect a debt that was extinguished by the borrower's death, Attorney Ugaz, representing RRW, continued to provide false and misleading information to the tribunal in attempts to collect a debt in Georgia that was disputed and never validated. (15 USC 1692e and 1692g(b)).
- Affiant disputes #10 where Attorney Ugaz states that the Amended
 Complaint he reviewed was about the prosecution of a foreclosure action. This

again is a distraction from the actual debt collection. The Amended Complaint is about Attorney Ugaz's behavior and conduct in his attempts to collect a debt from affiant that is not affiant's responsibility. Attorney Ugaz attempted to attach to the affiant the debt of a dead man, when he should have known full well that said debt was extinguished at death. Attorney Ugaz continued to provide false and misleading information to the tribunal and continued to pursue debt collection without validating the debt in violation of federal statutes for Fair Debt Collection Practices.

6. Affiant disputes Item #11 Attorney Ugaz stated she had primary responsibility in the subject foreclosure. Affiant's Amended Complaint was about Attorney Ugaz's actions related to debt collection, not foreclosure. It appears that Attorney Ugaz is attempting to distract the court with issues of foreclosure instead of allowing the court to focus on violations of FDCPA. It also appears that Attorney Ugaz along with others in the law firm are trying to pass the liability and responsibility on to someone else so that Ugaz cannot be held liable for the violations of federal law. If anyone at RRW could attend hearings based on who was available, then how is affiant supposed to know who actually created the documents, whether they were diligent in handling the case, and who is responsible for the debt collection actions. Attorney Ugaz is again referring to conduct

Case 1:13-cv-03659-CC Document 28-14 Filed 10/23/14 Page 5 of 6

regarding a foreclosure, but Affiant's Complaint is about debt collection and

Attorney Ugaz's behavior, or lack thereof, related to debt collection. Presumably

Attorney Ugaz would have read the pleadings and supporting documents, which

would have led her to the conclusion that Affiant does not have a personal legal

relationship with James B Nutter & Co. or Ronald R. Wolfe & Assocs.

7. Affiant disputes Item #12 where Attorney Ugaz states no acts were

committed by her in Georgia. Affiant states that any action on this file is business

activity in Georgia and in order to pursue the debt collection and according to the

long arm statute, Attorney Ugaz had to reach into Georgia.

8. Affiant disputes Item #13 where Attorney Ugaz states she should not be

subject to a lawsuit in Georgia. If Attorney Ugaz does not want to be subject to

suit in Georgia, she should not have conducted business in Georgia or violate the

federal statutes while conducting business in Georgia.

Further, Affiant sayeth naught.

Dated this 29th day of October, 2014.

Done under my hand and seal of my freewill act and deed.

By: Shewie Lemptm - Muhimed

REBUTTAL AFFIDAVIT FOR LUIS F. LIGAT

5 OF 6

Sherrie Hampton-Muhamed, Authorized Signatory for and Director of SHERRIE HAMPTON-MUHAMED, a Legal Person 4329 Donerail Drive Snellville, Georgia [30039]

	f Georgia))ss.: t)	JURAT/A0	CKNOWLE	DGMENT	
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